In the Bible it has, "Master make the rule be fair to the people", So you that are making the rule, You too, have a Higher master. The greatness of our unique nation hinges on the fundamental purpose of the government to serve at the will of the people and to carry out public policy that is in the public interest. The Regulatory Right-to-Know Act calls for an analysis of the effects of regulations on small business. Consistent with that direction, Executive Order 12866, "Regulatory Planning and Review," recognizes the need to consider such effects and to minimize costs on small business. That Executive Order, reaffirmed by and incorporated in Executive Order 13563, "Improving Regulation and Regulatory Review," directs agencies to tailor their regulations by business size in order to impose the least burden on society, consistent with the achievement of regulatory objectives. It also calls for the development of short forms and other efficient regulatory approaches for small businesses and other entities.

END OR REPEAL THE independent Consumer Financial Protection Bureau created by Dodd-Frank, the concern goes well beyond lack of regulatory review: there exists a fundamental lack of accountability, either executive or legislative or judicial, since the President cannot remove the director, and since Congress does not fund the self-financing agency. Congress lacks even the necessary "power of the purse" to ensure even an appearance of accountability to voters.

End Carbon Trading would help all America. End this Mandate on Business.

The Equal Access to Justice Act (EAJA) must be reformed to ensure litigants are not able to exploit the law, and avoid legal caps on attorney's fees. The Regulatory Flexibility Act has directed federal agencies to assess their rules' effects on small businesses and describe
regulatory actions under development "that may have a significant economic impact on a substantial number of small entities" (US GPO, 2009: 64,131-32). the REINS Act (Regulations from the Executive in Need of Scrutiny, H.E. 367) to require an expedited congressional vote on all major or significant rules before they are effective. END OR REPEAL THE independent Consumer Financial Protection Bureau created by Dodd-Frank, Unfunded Mandates Reform Act of 1995 (P.L. 104-4), New-Deal Administrative Procedure Act (APA) of 1946 (P.L. 79-404), which set up the process of public advance notice of rule-makings, National Environmental Policy Act (NEPA) need review and reformed. Clean Development Mechanism (CDM), introduced into the United Nations' Kyoto Protocol by the Clinton administration, and it allowed industrial nations to buy and use credits from poorer nations that had found ways to radically reduce emissions. 2008, China was raking in billions of dollars by selling credits from one of these schemes the Clean Development Mechanism is intended to provide a mechanism to start reigning in the rapid growth of developing country emissions without these countries themselves bearing the costs. The intent is that developing countries will engage more over time, in subsequent negotiation rounds, if and as the richer countries fulfil their commitments. S. 1109, Truth in Settlements Act of 2015, "requires federal agencies to make public non-confidential information about settlement agreements to ensure transparency. Congress mandated the collection of monies by the Government be controlled by the Miscellaneous Receipts Act